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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91202949
Party	Defendant Scholastic Inc.
Correspondence Address	MARY SOTIS FRANKFURT KURNIT KLEIN SELZ PC 488 MADISON AVE FL 10 NEW YORK, NY 10022 5754 UNITED STATES pto@fkks.com
Submission	Motion to Suspend for Settlement Discussions
Filer's Name	Rachel Kronman
Filer's e-mail	pto@fkks.com, rkronman@fkks.com
Signature	/Rachel Kronman/
Date	06/20/2012
Attachments	FGKSLIB1-#460583-v1-MAD_SCIENCE_2nd_Motion_for_Suspension_949.pdf (3 pages)(11655 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Applicant : Scholastic Inc.

557 Broadway, New York, New York 10012

Trademark : DR. PHIZZ THE MAD SCIENCE WIZZ

Serial No. : 85/258,024

Filed : March 4, 2011

Published: August 16, 2011

Class : 028

2946033 CANADA INC.

DBA THE MAD SCIENCE GROUP,

SCHOLASTIC INC.

Opposer,

-V-

Applicant.

Opposition No. 91202949 Serial No. 85/258,024

STIPULATED MOTION FOR SUSPENSION

Pursuant to 37 C.F.R. § 2.117, Scholastic Inc. ("Applicant") hereby moves for an order suspending the opposition in the above-captioned proceeding by three (3) months from the Board's order dated March 19, 2012 and resetting the trial schedule accordingly.

This motion is submitted in good faith, and is not submitted for reasons of delay. Applicant and Opposer conducted the Discovery Conference by the February 21, 2012 deadline and are engaged in settlement discussions. Opposer 2946033 Canada Inc. DBA The Mad Science Group, through its counsel, David Bell of Haynes and Boone, LLP consented to this Motion For Suspension on June 8, 2012 with Applicant's counsel, Rachel Kronman of Frankfurt Kurnit Klein & Selz, PC.

It is respectfully requested that the opposition be suspended and the dates be reset as follows:

Initial Disclosures Due	9/22/2012
Expert Disclosures Due	1/20/2013
Discovery Closes	2/19/2013
Plaintiff's Pretrial Disclosures	4/3/2013
Plaintiff's 30-day Trial Period Ends	5/17/2013
Defendant's Pretrial Disclosures	6/2/2013
Defendant's 30-day Trial Period Ends	7/16/2013
Plaintiff's Rebuttal Disclosures	7/31/2013
Plaintiff's 15-day Rebuttal Period Ends	9/2/2013

Dated: New York, New York

June 20, 2012

Respectfully submitted,

FRANKFURT KURNIT KLEIN & SELZ, PC

By:

Mary Sotis Rachel Kronman 488 Madison Avenue New York, NY 10022 (212) 826-5524

Attorneys for Applicant, Scholastic Inc.

CERTIFICATE OF SERVICE

I hereby certify that on this 20th day of June, 2012, I caused a copy of the foregoing submission to be served, by the means indicated below, upon:

VIA ELECTRONIC MAIL

David A. Bell Attorney for Opposer Haynes and Boone, LLP david.bell@haynesboone.com

Rachel Kronman